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14	Tommy D. Davis	
15	United State	S DISTRICT COURT
16	DISTRICT OF NEVADA	
17	TOMMY D. DAVIS,	Case No.: 2:15-cv-02268-JAD-PAL
18	TOWNT B. BITTIS,	Cuse 110 2.13 ev 02200 3115 1111
19	Plaintiff,	STIPULATION OF DISMISSAL
17	V.	WITH PREJUDICE OF
20		DEFENDANT CAPITAL ONE
21	DEPARTMENT STORES	
	NATIONAL BANK, CAPITAL	
22	ONE, HSBC BANKS,	ORDER
23		
_	WEBBANK, FIRST NATIONAL	
\sim 4	WEBBANK, FIRST NATIONAL BANK OF OMAHA, SILVER	
24	BANK OF OMAHA, SILVER STATE SCHOOLS CREDIT	
2425	BANK OF OMAHA, SILVER STATE SCHOOLS CREDIT UNION, AND EXPERIAN	
25	BANK OF OMAHA, SILVER STATE SCHOOLS CREDIT UNION, AND EXPERIAN INFORMATION SOLUTIONS,	
	BANK OF OMAHA, SILVER STATE SCHOOLS CREDIT UNION, AND EXPERIAN	
25	BANK OF OMAHA, SILVER STATE SCHOOLS CREDIT UNION, AND EXPERIAN INFORMATION SOLUTIONS, INC.,	
2526	BANK OF OMAHA, SILVER STATE SCHOOLS CREDIT UNION, AND EXPERIAN INFORMATION SOLUTIONS,	

Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, Plaintiff Tommy D. Davis ("Plaintiff") and Defendant Capital One ("Defendant") stipulate to dismiss with prejudice Plaintiff's claims against Defendant only, in this matter. Each party will bear its own costs, disbursements, and attorney fees.

DATED this 1st day of February 2016.

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ORDER

The court **construes this stipulation** to dismiss plaintiff's claims against Capital One Bank with prejudice [ECF 30] as a joint motion under Local Rule 7-1(c) because it was signed by fewer than all parties to this case. Good cause appearing, it is HEREBY ORDERED that **the joint motion [ECF 30] is GRANTED, and all claims against**Capital One Bank are DISMISSED with prejudice, each party to bear its own fees and costs. Capital One's motion to dismiss [ECF 23] is DENIED as moot.

Dated: February 2, 2016.

UNITED STATES INSTRICT JUDGE